

Exhibit 9

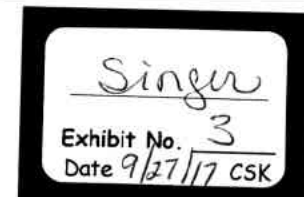
Deposition of Hal J. Singer, Ph.D. Exhibit 3
(September 27, 2017)

UFC – Hal Singer Report – Errata II

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UFC - Hal Singer Report – Errata II

#	P.	Location	Original	Change To / Addition	Reason
20.	14	¶ 17 n. 21	[REDACTED]	[REDACTED]	Increased Accuracy
21.	15	¶ 18 n. 24	Deposition of Joseph Silva at 86:12-19.	Deposition of Joseph Silva at 91:23-92:7.	Increased Accuracy
22.	15	¶ 18 n. 25	Id. at 87:8-23, 107:4-19, 121:17-122:16.	Id. at 92:20-93:11, 114:14-115:6, 130:10-131:16.	Increased Accuracy
23.	15	¶ 18 n. 28	[REDACTED]	[REDACTED]	Increased Accuracy
24.	16	¶ 20 n. 30	Deposition of Jon Fitch, February 15, 2017, at 112:7 – 112:9 (“Fighters fight for titles. The most coveted title is the UFC title.”).	Deposition of Jon Fitch, February 15, 2017, at 122:7-9 (“Fighters fight for titles. The most coveted title is the UFC title.”).	Increased Accuracy
25.	17	¶ 21 n. 35	See also Hendrick 30(b)(6) V.I Tr. 264:8-10 (expressing Zuffa’s position that fighters are independent contractors); Silva Dep. 186:18-20.	See also Deposition of Kirk Hendrick 30(b)(6) V.I Tr. 264:8-10 (expressing Zuffa’s position that fighters are independent contractors); Silva Dep. 186:18-20.	Increased Accuracy
26.	18	¶ 24 n. 42	See also ZUF-00096950; Deposition of Joseph Silva, June 7, 2017, at 76:22-84:2. See also ZFL-0000113 at 20; ZFL-0000136 at 24.	See also ZUF-00096950; See also ZFL-0000113 at 20; ZFL-0000136 at 24.	Increased Accuracy
27.	22	¶ 30 n. 62	See also Deposition of Lorenzo Fertitta, March 23, 2017 at 174:20-179:10	See also Deposition of Lorenzo Fertitta, March 23, 2017 at 174:6-179:10	Increased Accuracy
28.	22	¶ 31 n. 63	See also Fertitta Tr. 175:5-15.	See also Fertitta Tr. 173:5-15.	Increased Accuracy
29.	22	¶ 31 n. 66	see also Fertitta Tr. 180:19-22.	see also Fertitta Tr. 180:4-22.	Increased Accuracy
30.	23	¶ 32 n. 67	See also Fertitta Tr. 186:14-187:11 & 188:19-190:6.	See also Fertitta Tr. 186:14-187:9 & 188:19-190:6.	Increased Accuracy
31.	23	¶ 32 n. 69	[REDACTED]	[REDACTED]	Increased Accuracy
32.	26	¶ 35 n. 83	30(b)(6) Deposition of Michael Mossholder (December 1, 2016) at 143:19-146:121 (“Mossholder Dep.”).	30(b)(6) Deposition of Michael Mossholder (December 1, 2016) at 143:19-146:21 (“Mossholder Dep.”).	Increased Accuracy
33.	26	¶ 35 n. 84	Id.	Id at 143:19-146:21, 156:12-22	Increased Accuracy
34.	30	¶ 43 n. 108	See Goldman 30(b)(6) Tr. 125:5-14	Deposition of Drew Goldman pursuant to 30(b)(6) Tr. 125:5-14	Increased Accuracy



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35.	30	¶ 43 n. 109	See also Deposition of Drew Goldman pursuant to Rule 30(b)(6), April 28, 2017 at 73:17-74:1	See also Deposition of Drew Goldman pursuant to Rule 30(b)(6), April 28, 2017 at 73:8-74:2	Increased Accuracy
36.	33	¶ 47 n. 126			Increased Accuracy
37.	33	¶ 48 n. 129	Coker Dep. at 121:10-23	Coker Dep. at 121:10-23	Increased Accuracy
38.	33	¶ 49 n. 130	Coker Dep. at 114:22-118:15	Coker Dep. at 113:23-118:15	Increased Accuracy
39.	38	¶ 58 n. 161	Deposition of Jeremy Lappen, Feb. 28, 2017, at 44	Deposition of Jeremy Lappen, Feb. 28, 2017, at 44:2-46:12	Increased Accuracy
40.	39	¶ 60 n. 169	Deposition of Kurt Otto, February 6, 2017, at 161.	Deposition of Kurt Otto, February 6, 2017, at 161:11-19.	Increased Accuracy
41.	42	¶ 66 n. 177	See also 30(b)(6) Deposition of Kirk Hendrick, November 29, 2016, Exhibit 2, at 21-25 [hereafter <i>Zuffa Contract Summary</i>], at 3	See also 30(b)(6) Deposition of Kirk Hendrick, November 29, 2016, Exhibit 2 [hereafter <i>Zuffa Contract Summary</i>], at 4	Changed to PDF Page
42.	42	¶ 66 n. 179	<i>Zuffa Contract Summary</i> at 21-25.	<i>Zuffa Contract Summary</i> at 22-47.	Changed to PDF Page
43.	44	¶ 68 n. 185	<i>Zuffa Contract Summary</i> at 66	<i>Zuffa Contract Summary</i> at 67	Changed to PDF Page
44.	44	¶ 69 n. 187	<i>Zuffa Contract Summary</i> at 4.	<i>Zuffa Contract Summary</i> at 5.	Changed to PDF Page
45.	45	¶ 70 n. 191	See <i>Zuffa Contract Summary</i> at 9	See <i>Zuffa Contract Summary</i> at 10	Changed to PDF Page
46.	45	¶ 71 n. 194	See also <i>Zuffa Contract Summary</i> at 6, and at 47-59.	See also <i>Zuffa Contract Summary</i> at 7, and at 48-60.	Changed to PDF Page
47.	45	¶ 71 n. 195	See <i>Zuffa Contract Summary</i> at 6	See <i>Zuffa Contract Summary</i> at 7	Changed to PDF Page
48.	46	¶ 72 n. 197	<i>Zuffa Contract Summary</i> at 7	<i>Zuffa Contract Summary</i> at 8	Changed to PDF Page
49.	46	¶ 73 n. 199	<i>Zuffa Contract Summary</i> at 8	<i>Zuffa Contract Summary</i> at 9	Changed to PDF Page
50.	46	¶ 73 n. 200	<i>Zuffa Contract Summary</i> at 65	<i>Zuffa Contract Summary</i> at 66	Changed to PDF Page
51.	46	¶ 74 n. 201			Increased Accuracy
52.	47	¶ 74 n. 205	Epstein Exh. 42 (ZFL-2149052), Epstein 30(b)(6) Dep. at 338:5-339:11.	Epstein Exh. 42 (ZFL-2149052).	Increased Accuracy
53.	48	¶ 76 n. 206			Increased Accuracy
54.	49	¶ 77 n. 208	Deposition of Plaintiff Kyle Kingsbury, February 17, 2017 at 18	Deposition of Plaintiff Kyle Kingsbury, February 17, 2017 at 18:16-19:3	Increased Accuracy
55.	49-50	¶ 77 n. 209	Deposition of Plaintiff John Fitch, February 15, 2017 at 105 ("Q: Okay. And in this case, I think we've established that had you fought two fights [(of three)] and then renegotiated the contract? A: Correct."). See also <i>id.</i> at 110 ... See also Deposition of Plaintiff Brandon Vera, February 6, 2017 at 118	Deposition of Plaintiff John Fitch, February 15, 2017 at 105:3-6 ("Q: Okay. And in this case, I think we've established that had you fought two fights [(of three)] and then renegotiated the contract? A: Correct."). See also <i>Id.</i> at 110:4-23 ... See also Deposition of Plaintiff Brandon Vera, February 6, 2017 at 118:1-7	Increased Accuracy

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56.	50	¶ 78 n. 210	Deposition of Plaintiff Kyle Kingsbury, February 17, 2017 at 18	Deposition of Plaintiff Kyle Kingsbury, February 17, 2017 at 18:16-19:3	Increased Accuracy
57.	52	¶ 80 n. 220	Deposition of John Fitch, February 15, 2017 at 119	Deposition of John Fitch, February 15, 2017 at 119:15-120:11	Increased Accuracy
58.	52-53	¶ 80 n. 222			Increased Accuracy
59.	53	¶ 80 n. 223	Deposition of Kyle Kingsbury, February 17, 2017, at 118. See also Deposition of John Fitch, February 15, 2017, at 87	Deposition of Kyle Kingsbury, February 17, 2017, at 117:18-119:5. See also Deposition of John Fitch, February 15, 2017, at 86:25-87:15.	Increased Accuracy
60.	56	¶ 83 n. 235			Increased Accuracy
61.	57	¶ 84 n. 239	Deposition of John Fitch, February 15, 2017 at 121	Deposition of John Fitch, February 15, 2017 at 121:2-11	Increased Accuracy
62.	58	¶ 86 n. 245			Increased Accuracy
63.	58	¶ 86 n. 246			Increased Accuracy
64.	62	¶ 90 n. 253			Increased Accuracy
65.	64	¶ 95 n. 260			Increased Accuracy
66.	74	¶ 108 n. 300	See Deposition of Javier Vasquez, February 14, 2017 at 67, Exhibits 42-44.	See Deposition of Javier Vasquez, February 14, 2017 at 67:1-20, Exhibits 42-44.	Increased Accuracy
67.	76	¶ 112 n. 308			Increased Accuracy
68.	84	¶ 122 n. 337	Deposition of Joseph Silva at 52:12-20 ... See also Silva Dep. at 42:7-13 ("A. ...if you only fought in Japan, you were not a big name to anybody in the United States"); <i>id.</i> at 294:4-8 ("Q. I see. And success, say, in China or the Philippines wouldn't translate to U.S.; is that right? A. Correct or Korea or anywhere else it's all very specific. Q. So the business and the industry is very culture or country specific in your opinion? A. Yeah, it can be.")	Deposition of Joseph Silva at 52:12-22 ... See also Silva Dep. at 42:7-13 ("A. ...if you'd only fought in Japan, you were not a big name to anybody in the United States"); <i>id.</i> at 294:4-11 ("Q. I see. And success, say, in China or the Philippines wouldn't translate to U.S.; is that right? A. Correct or Korea or anywhere else it's all very specific. Q. So the business and the industry is very culture or country specific in your opinion? A. Yeah, it can be.")	Increased Accuracy
69.	105	¶ 158 n. 405	see also Silva Dep. 103:4-23 ("Q. And if you have a live MMA Event that doesn't have a top level, headlining match-up, that could hurt the ability of the event to attract an audience; is that fair?	see also Silva Dep. 103:4-23 ("Q. And if you have an [live MMA] Event that doesn't have a top level, headlining match-up, that could hurt the ability of the event to attract an audience; is that fair?	Increased Accuracy
70.	108	¶ 162 n. 421			Increased Accuracy
71.	110	¶ 164 n. 430	See Deposition of Kyle Kingsbury, February 17, 2017, at 119.	See Deposition of Kyle Kingsbury, February 17, 2017, at 119:3-5.	Increased Accuracy

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72.	111-112	¶ 166 n. 438	Silva Dep. at 25:2-4; 270:12-271:17	Silva Dep. at 25:2-5; 270:12-271:17	Increased Accuracy
73.	132	¶ 194 n. 481	[REDACTED]		Increased Accuracy
74.	132	¶ 194 n. 482			Increased Accuracy
75.	147	¶ 217 n. 522	Silva Dep. at 338:24-339:14 ("Q. Okay. And the way the contracts were structured, is it fair to say that they're structured so that if a fighter wins they move to the next level in the contract? A. That's correct. Q. If they lose they stay at same level? A. That is accurate. Q. So a contract can have 10 and 10 and 12 and 12 and if fighter wins 10 and 10 they move to the 12 and 12? A. Correct if they lose 10 and 10 they stay at 10 and 10 for the next fight. A. Yes. Correct.").	Silva Dep. at 338:24-339:14 ("Q. Okay. And the way the contracts were structured, is it fair to say that they're structured so that if a fighter wins they move to the next level in the contract? A. That's correct. Q. But that if they lose they stay at same level? A. That is accurate. Q. So a contract can have 10 and 10 and 12 and 12 and if fighter wins 10 and 10 they move to the 12 and 12? A. Correct. Q. All right. But if they lose 10 and 10 they stay at 10 and 10 for the next fight. A. Yes.").	Increased Accuracy
76.	210	Materials Relied Upon	Deposition of Nathan Quarry (September 30, 2016) Deposition of Shannon Knapp (April 11, 2017) Deposition of John Mulkey (April 19, 2017) Deposition of Drew Goldman (April 28, 2017) Deposition of Leon Margules (July 11, 2017)		Previously Omitted
77.	155	Table 8	[REDACTED]		Increased Validity
78.	154	¶ 231			Increased Validity